BUSINESS MEETING

BEFORE THE

CALIFORNIA ENERGY RESOURCES CONSERVATION

AND DEVELOPMENT COMMISSION

| In | the | Matte | er | of: | | |
|-----|-------|--------|-----|-----|--|--|
| Bus | sines | ss Mee | eti | ing | | |
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CALIFORNIA ENERGY COMMISSION

HEARING ROOM A

1516 NINTH STREET

SACRAMENTO, CALIFORNIA

WEDNESDAY, JANUARY 28, 2009
10:00 A.M.

Reported by: Ramona Cota

Contract Number: 150-07-001

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COMMISSIONERS PRESENT

James D. Boyd, Vice Chair

Karen Douglas

Arthur H. Rosenfeld

STAFF PRESENT

Jared Babula

Jonathan Blees

William Chamberlain, Chief Counsel

Matt Coldwell

Michael Doughton

Melissa Jones, Executive Director

Rod Jones

Harriet Kallemeyn, Secretariat

Joel Klein

Jason Orta

PUBLIC ADVISER

Elena Miller

ALSO PRESENT

William E. Robinson, Best Best & Krieger counsel to DFI Funding, Inc.

Jane E. Luckhardt, Downey Brand counsel to J-Power USA

Andrew C. Welch, Competitive Power Ventures

Julee Malinowski-Ball, Public Policy Advocates, on behalf of the California Biomass Energy Alliance

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| Certificate of Reporter | | |

PETERS SHORTHAND REPORTING CORPORATION (916) 362-2345

| 1 | PROCEEDINGS |
|----|---|
| 2 | 10:05 a.m |
| 3 | VICE CHAIRMAN BOYD: Good morning |
| 4 | everybody, welcome to the California Energy |
| 5 | Commission, the Business Meeting. Please join us |
| 6 | in the Pledge to the Flag. |
| 7 | (Whereupon the Pledge of Allegiance was |
| 8 | recited in unison.) |
| 9 | VICE CHAIRMAN BOYD: Thank you. The |
| 10 | first item of business will be to discuss changes |
| 11 | to the agenda, additions or corrections. Item |
| 12 | number 3, labeled BR Laboratories is withdrawn |
| 13 | from the agenda and will be taken up at a future |
| 14 | meeting. |
| 15 | Item number 7 is postponed/withdrawn |
| 16 | from the agenda and again will be taken up at a |
| 17 | future meeting as well as Item number 9. Item |
| 18 | number 9 has some problems. A simple correction |
| 19 | but we can't hear it so it will be at a future |
| 20 | meeting. I'm told the meeting of the 11th for |
| 21 | sure. |
| 22 | And with that then having no Consent |
| 23 | Calendar we will immediately move to items of |
| 24 | detailed business. The first item on the agenda |

is the Orange Grove Power Plant Project.

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1 Commission consideration of an appeal from the
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- Orange Grove Power Plant Project Committee's
- denial of a Petition to Intervene filed by
- 4 Petitioner DFI Funding, Inc. Mr. Blees will be
- 5 leading that.
- 6 MR. BLEES: Thank you. Good morning,
- 7 Commissioners. The Orange Grove AFC Committee
- 8 denied a Petition to Intervene in the proceeding
- 9 by DFI Funding, Incorporated. And DFI has
- 10 appealed that denial to the full Commission and
- 11 today you will hear that appeal.
- In addition to DFI's appeal the
- 13 applicant and the Commission staff submitted
- 14 responses to the appeal. Today it would be
- appropriate to hear from DFI and then the
- 16 applicant and the staff.
- 17 VICE CHAIRMAN BOYD: All right, let me
- just say for the record that Mr. Blees is
- 19 appearing here as the Commission's attorney on
- 20 this matter. All right, I presume we are going to
- 21 hear now from Mr. Robinson.
- MR. ROBINSON: Yes, thank you,
- 23 Commission Members.
- 24 VICE CHAIRMAN BOYD: All right,
- 25 Mr. Robinson, attorney for the appellant.

MR. ROBINSON: My name is William Robinson of Best Best and Krieger, LLP and I represent the appellant/petitioner DFI Funding, Inc. DFI is a lienholder of record, having been and is the holder of deeds of trust securing around \$5 million in construction loan financing and encumbering four parcels of real property which are collectively referred to as the Pala Del Norte properties.

One of those parcels is actually adjoining and contiguously abuts the proposed site of the power plant. What we are requesting today is that the Commission reverse the decision of the Siting Committee and grant DFI's Petition for Intervention in, in this proceeding.

Although, as Commission Members may gather from reading the evidentiary papers, DFI did not file its petition by the deadline prescribed in the administrative regulations.

Nonetheless the regulations allow granting of Petitions to Intervene upon a showing of good cause. We submit for a number of reasons that ample cause existed and exists for allowing intervention by my client or the circumstances here.

First off, my client did not receive 1 either actual or constructive notice of the 2 December 19 Evidentiary Hearing until December the 3 4 In fact we didn't receive actual or 5 constructive notice of any of the specific 6 proceedings involving the AFC proceedings here until the 11th of December. We were not on the applicant's service 8 list. My client is not the owner and certainly information that may have been provided to the 10 owner of the underlying property was not imputed 11 to my client, not imparted to my client. In fact 12 13 under these somewhat unique circumstances my 14 clients and the owners have somewhat of an 15 adversarial history. My client's headquarters are located up 16 here in Northern California, specifically in 17 18 Emeryville, and some of the gap-filling notice provisions such as publication in the local 19 20 newspaper would not, at least not under these 21 circumstances, have provided notice to my client of the specific proceedings involved. 22 Once we did learn of the hearing, 23

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Commission Members, we acted swiftly. We moved

diligently to file a Petition to Intervene within

1 three business days after we found out about the

- 2 proceeding. And the fourth business day, on
- 3 December 17, we filed a detailed letter of comment
- 4 with, with the Commission.
- 5 Here DFI has an undeniably direct,
- 6 substantial and immediate interest in the
- 7 proceedings. This is our security. Our
- 8 collateral is literally, or at least a portion,
- 9 right next door to the proposed site. The outcome
- of this process will undoubtedly have a direct,
- immediate impact upon the value of our collateral,
- use of our collateral, access to it.
- 13 And finally, Members of the Commission,
- 14 there really is and will be prejudice to the
- process, to the existing participants, from
- 16 allowing my client to participate in these
- 17 proceedings. We have alerted the players to our
- 18 position and our concerns with the, with the
- 19 assessment via the comment letter that contains a
- 20 lengthy recitation of our, of our concerns and the
- 21 issues.
- 22 For those reasons under the
- 23 circumstances good cause exists for allowing my
- 24 client to intervene. If there is any doubt, any
- 25 discretion to be exercised here it should tip in

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1 favor of allowing my client to participate in
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- these proceedings as a party, given the direct and
- 3 immediate interest it has. Thank you.
- 4 VICE CHAIRMAN BOYD: Thank you,
- 5 Mr. Robinson. Mr. Blees, would you want to
- 6 comment or would you prefer I call upon the other
- 7 person who has indicated a desire to speak, Jane
- 8 Luckhardt representing the applicant in this case.
- 9 MR. BLEES: It would be appropriate to
- 10 hear from all the parties first, thank you.
- 11 VICE CHAIRMAN BOYD: Thank you.
- 12 Ms. Luckhardt, would you like to summarize your
- position on this.
- MS. LUCKHARDT: Okay. I think it's
- 15 clear, and DFI even admitted in their presentation
- this morning that they did not file timely in this
- 17 proceeding and that they are not the record owner
- of the property. And all of the notice
- 19 requirements that are kept by, that are set for
- 20 the Commission for AFC proceedings, Application
- 21 for Certification proceedings, require that you
- 22 notice property owners. Since DFI is a lender and
- 23 not a record property owner they were not notified
- and were not required to be notified.
- 25 And I would like to note that this

1 proceeding is not simply an Application for

2 Certification proceeding. This project started

3 out as a Small Power Plant Exemption, therefore

4 there was notice when the Small Power Plant

Exemption application was started here at the

6 Commission.

During that time there was also a process with the County because under a Small Power Plant Exemption it is simply an exemption from Energy Commission permitting and it requires that the project get a County permit. So not only did the Energy Commission put out two notices, one for the Small Power Plant Exemption and one for the AFC, but the County also noticed all parties or all record property owners and they had a sign posted at the location. So I think there is no dispute that the required noticing occurred, and occurred in this instance multiple times.

I think also based upon the information that we received from and the exchanges with the record property owners that are included in our filings, both with Tesla Gray and Ray Gray, who is a partner of Prominence Partners, the other record property owner for the properties in question here. There was interaction between the applicant

1 and those individuals.

So the property owners clearly did know about the project that was going forward and in fact sent a letter that is included also in our filings to San Diego Gas and Electric Company offering to sell the property and expressing their concern about the power plant. So I don't think there is any question that the record property owners not only were noticed appropriately but were also, had actual knowledge about the proceeding, about the power plant, and the process that was ongoing.

e-mails. We have at least one e-mail that we were able to locate where DFI Funding was a CC on that e-mail. And that is dated December 5, 2007. We are not aware as to whether or how many other e-mails the property owner may have provided to DFI Funding about the project but we are aware of one that went from J-Power, from Steve Thome of J-Power to Ray Gray that was copied to a Steve at DFI Funding. And there were a series, there's an e-mail trail so it wasn't just one. The e-mail started on December 3rd and then another one on December 5th. And so we know that there was

notice of one type or another to DFI Funding as 1 early as December of 2007, over a year ago. 2

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At this point we feel it is not proper 3 to allow them to intervene in this proceeding. This proceeding has been a very long proceeding because it started as an SPPE. We believe they had adequate time to intervene and participate in the process. Part of the point of having people 8 intervene early is to allow issues to be resolved within the discovery process and not have it all 10 come in and show up at the hearing or at the very 11 last minute. 12

> In this instance their comment letter raises a whole set of issues, many of which have already been resolved, that they were just unaware of coming into the process late and lists a whole range of issues that could have been addressed during the discovery portion of this proceeding. And by coming in late I think they prejudice the other parties who have gone through and spent a lot of time in workshops and data requests and responses.

If they would like to participate further in this process they can do so by commenting on the proposed decision and appearing

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1 before this Commission at the Final Decision
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- 2 hearing or any hearing on the Presiding Member's
- 3 Proposed Decision.
- 4 At this point we feel that it would
- 5 prejudice the project to allow them to intervene.
- 6 All parties have worked extremely hard to get this
- 7 project on the time frame on which it's on. The
- 8 addition of someone who is not up to speed at this
- 9 point, a new intervenor who has not participated,
- 10 will delay the process. We find it difficult to
- 11 understand how it would not and so we strongly
- 12 oppose a granting of intervention. We believe
- that the Committee heard this issue and considered
- 14 it and made a thoughtful and reasoned decision and
- that that decision should be affirmed.
- 16 VICE CHAIRMAN BOYD: Thank you.
- Mr. Blees.
- 18 MR. BABULA: This is Jared Babula, staff
- 19 counsel. I would like to just echo what the
- 20 applicant stated. I noted that the attorney for
- 21 DFI just in his own presentation said that DFI
- 22 wasn't an owner and they are located in Emeryville
- and I think that really says it all. We mentioned
- 24 that in our brief.
- The only other thing I would like to

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1 note is during the Evidentiary Hearing the
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- 2 Committee did allow DFI, of course, to make public
- 3 comments through their counsel. They were given a
- 4 chance to comment on the project and submit a 16
- 5 page letter, which the Committee required the
- 6 parties to then address post-Evidentiary Hearing.
- 7 So that will be coming due this week.
- 8 So other than that I have nothing
- 9 further to add beyond what I have already
- 10 submitted in the brief, thank you.
- 11 VICE CHAIRMAN BOYD: Thanks, Jared.
- 12 Mr. Blees, do you have any additional comments you
- 13 would like to make as our attorney now that we
- 14 have heard from the staff, the applicant and the
- 15 petitioner?
- 16 MR. BLEES: Thank you. I don't think
- that anything new has been presented in any of the
- 18 appeal papers or what we have heard today that
- 19 goes beyond the basic information that was
- 20 presented in the original Petition to Intervene,
- 21 the applicant's opposition to that and the hearing
- on this matter that the Committee held on December
- 23 19th.
- 24 Briefly to summarize what I think are
- 25 the most important points here: First, as both

the applicant and the staff have pointed out, all
of the notice requirements that the Commission is
responsible to carry out by law were met in this
proceeding. Notice of the filing of the AFC and
of the initial informational hearing was sent to
not only all adjacent property owners but to all
owners within a designated distance of the power
plant and linear facilities.

In addition DFI, although it did not receive mailed notice from the Energy Commission, did have actual notice of the proceeding by way of its contacts with the parties who are the actual landowners to whom DFI has lent money.

It is also important to note as, again, both the staff and the applicant pointed out in their papers, that DFI is not entitled to any notice here. The leading case on notice by administrative agencies in quasi-adjudicatory proceedings is Horn v. County of Ventura. That emphasizes the due process rights of property owners and emphasizes that agencies are required to make reasonable efforts to notify property owners. Here again DFI is not an owner and the Commission certainly went beyond mere reasonableness in notifying all potentially

- 1 affected owners.
- 2 In fact Horn v. County of Ventura
- 3 suggests that the two things that the -- two of
- 4 the things that the Commission did here, which are
- 5 posting on or near the site plus mailing of notice
- 6 within a designated radius of a proposed
- 7 development is an appropriate method of notice for
- 8 a state agency.
- 9 Horn v. County of Ventura also indicates
- 10 that because due process is a flexible concept
- 11 that the burden on the agency to provide notice is
- 12 also a relevant factor to take into consideration.
- 13 Basically what DFI is suggesting is that the
- 14 Commission has a constitutional duty to search
- 15 title records for all lienholders of every parcel
- of potentially affected property. DFI certainly
- 17 cites no legal authority for that proposition and
- we are unaware of any.
- 19 Finally with regard to potential burden
- 20 on the parties. DFI has not indicated precisely
- 21 what action it would like the Commission to take.
- 22 If DFI wants to participate in all of the
- 23 activities that parties are entitled to such as
- 24 discovery, presenting witnesses, cross-examining
- opposing witnesses, that would indeed require a

1 very substantial delay in the, in the proceeding.

- 2 And would require all of the parties, and even
- 3 non-party participants, to go back over ground
- 4 that has already been plowed and perhaps to plow
- 5 some new ground that DFI should have raised
- 6 earlier.
- 7 If however DFI merely wants -- I
- 8 shouldn't say, merely. If DFI simply wants the
- 9 opportunity to make its views known it already has
- the opportunity to do that and it has availed
- itself of that opportunity. I think it was the
- 12 applicant that pointed out that DFI has already
- submitted, I think it's a 14 or 16 page comment
- 14 letter. DFI will also have the opportunity to
- 15 submit comments on the upcoming Presiding Member's
- 16 Proposed Decision and any revisions thereto.
- So in sum I think that if DFI wants to,
- 18 wants to do the things that parties do, it will
- 19 cause a significant burden. If on the other hand
- DFI only wants to comment, as any other public
- 21 participant has the opportunity to do, there is no
- 22 reason to grant intervention.
- 23 So in conclusion I think there is no
- 24 significant reason for overturning the Committee's
- decision that has been presented.

| 1 | VICE | CHAIRMAN | BOYD: | Thank | you, |
|---|------|----------|-------|-------|------|
|---|------|----------|-------|-------|------|

- 2 Mr. Blees. Now I would like to ask my fellow
- 3 Commissioners if they have any questions on this
- 4 issue, any questions of any of the parties. And I
- 5 guess I would particularly turn to our resident
- 6 commissioner attorney, Commissioner Douglas, if
- 7 she has any questions.
- 8 COMMISSIONER DOUGLAS: I have, I have
- 9 some comments. I would like to say first of all
- 10 that it is very clear to me that we have met our
- 11 notice requirements in this case. The Orange
- 12 Grove proceeding has been in the process quite a
- long time so the opportunities for comment have
- 14 been there.
- 15 And the fact that there was actual
- notice, the fact that the petitioner in this case
- 17 has, and this does not -- Our refusal to grant if
- 18 that is the way we move on this intervention in
- 19 this case because it was not timely, does not
- 20 foreclose participation in the process. And in
- 21 fact we have received comment letters and may
- 22 again in the future. All pretty strongly lead me
- 23 to support the staff position.
- I would like to see if other
- 25 Commissioners have comments. And if not maybe

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1 I'll make a motion at this point.
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- 2 VICE CHAIRMAN BOYD: Commissioner
- 3 Rosenfeld, any questions or comments?
- 4 COMMISSIONER ROSENFELD: I am inclined
- 5 to side with the staff.
- 6 VICE CHAIRMAN BOYD: Thank you. I would
- 7 entertain a motion.
- 8 COMMISSIONER DOUGLAS: I would like to
- 9 move that we -- let's see if I -- Deny the appeal
- of the Committee's denial of the Petition for
- 11 Intervention. That would be the exact action we
- 12 be would taking today.
- 13 VICE CHAIRMAN BOYD: Is there a second?
- 14 COMMISSIONER DOUGLAS: Supporting the
- 15 staff's position.
- 16 COMMISSIONER ROSENFELD: Second.
- 17 VICE CHAIRMAN BOYD: All right, we have
- 18 a motion and a second to deny the petition. All
- in favor?
- 20 (Ayes.)
- 21 VICE CHAIRMAN BOYD: Thank you. We have
- 22 a unanimous vote of the Commissioners to deny the
- petition. I will look to our attorney to write an
- order so reflecting, thank you. Thank you,
- everybody.

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1 Okay, Agenda Item number 2, CPV Vaca
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- 2 Station Power Plant. Possible approval of the
- 3 Executive Director's data adequacy recommendation
- 4 for the CPV Vaca Station Power Plant, a nominal
- 5 660 megawatt combined-cycle facility located on
- 6 land owned by the City of Vacaville at the
- 7 intersection of Lewis and Fry Roads within the
- 8 said city limits. Staff.
- 9 MR. DAVIS: Good morning, Commissioners.
- 10 I'm Rod Jones, staff project manager for the CPV
- 11 Vaca Station AFC.
- 12 VICE CHAIRMAN BOYD: Thank you,
- 13 Mr. Jones.
- MR. DAVIS: Sure. On January 14, 2009
- 15 the Energy Commission determined that the CPV Vaca
- 16 Station project did not meet all the requirements
- 17 listed in the California Code of Regulations for
- 18 the 12 month process. The AFC was deficient in
- 19 seven of the 23 technical areas, Air Quality,
- 20 Cultural Resources, Land Use, Noise, Traffic and
- 21 Transportation, Transmission System Design and
- 22 Visual Resources.
- On January 9, 2009 CPV filed an AFC Data
- 24 Adequacy supplemental -- Supplement, for review.
- 25 Staff has reviewed all of the supplemental

1 information for the previously deficient technical

- 2 disciplines and believes the project is now data
- 3 adequate.
- 4 Staff's evaluation of the supplement to
- 5 the AFC was submitted to the Executive Director
- 6 whose recommendation is before you. The Executive
- 7 Director is recommending that the Commission
- 8 accept the CPV Vaca Station Project AFC with the
- 9 supplemental information as complete and appoint a
- 10 siting a Siting Committee to preside over the data
- 11 discovery and analysis phase of the project during
- 12 the licensing process. Thank you.
- 13 VICE CHAIRMAN BOYD: Thank you. Do we a
- 14 witness for the applicant?
- 15 MR. WELCH: Yes. I'm Andy Welch, I am
- 16 the project manager from Competitive Power
- 17 Ventures. And I have nothing to add.
- 18 VICE CHAIRMAN BOYD: All right, we have
- 19 a recommendation before us.
- 20 COMMISSIONER DOUGLAS: I will move
- 21 approval of the Executive Director's data adequacy
- 22 recommendation.
- 23 COMMISSIONER ROSENFELD: Second.
- 24 VICE CHAIRMAN BOYD: There's a motion
- 25 and a second. All in favor?

| 1 | (Ayes.) |
|----|---|
| 2 | VICE CHAIRMAN BOYD: The motion carries |
| 3 | three to nothing so we have approved the finding |
| 4 | of data adequacy for this project. Which means we |
| 5 | can now move to the appointment of a siting |
| 6 | committee for this application. |
| 7 | And I would like to recommend a |
| 8 | committee consisting of Commissioner Byron as the |
| 9 | lead commissioner and Commissioner Rosenfeld as |
| 10 | the associate. Do I have a motion? |
| 11 | COMMISSIONER DOUGLAS: I move approval |
| 12 | of that committee. |
| 13 | COMMISSIONER ROSENFELD: I second it. |
| 14 | VICE CHAIRMAN BOYD: There's a motion |
| 15 | and a second. All in favor? |
| 16 | (Ayes.) |
| 17 | VICE CHAIRMAN BOYD: So approved. |
| 18 | Congratulations, siting committee. |
| 19 | COMMISSIONER ROSENFELD: Thank you. |
| 20 | VICE CHAIRMAN BOYD: Commissioner Byron |
| 21 | is not here to defend himself. |
| 22 | (Laughter.) |
| 23 | VICE CHAIRMAN BOYD: Okay, thank you. |
| 24 | MR. WELCH: Thank you. |

VICE CHAIRMAN BOYD: The next item is

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1 Item number 4, Aspen Environmental Group.
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- 2 Possible approval of a Work Authorization. Well,
- I am going to just skip that because I believe we
- 4 are going to have a correction. A Work
- 5 Authorization for \$86,081.76 under contract 400-
- 6 07-032 with Aspen Environmental Group.
- 7 MR. KLEIN: Thank you.
- 8 VICE CHAIRMAN BOYD: Mr. Klein.
- 9 MR. KLEIN: My name is Joel Klein,
- 10 project manager for the proposed Work
- 11 Authorization.
- 12 The correction to the number is it
- should now be Work Authorization 1910.001.
- 14 VICE CHAIRMAN BOYD: Thank you.
- 15 MR. KLEIN: Staff is requesting approval
- 16 for this Work Authorization so that they can
- 17 update the Cost of Generation model and report
- work done in IEPR 2007, as directed in the IEPR of
- 19 2007 and 2008. We are directed to repeat this
- 20 work and provide high and low values and capture
- 21 long-term trends.
- The money allows for engineering support
- and the data gathering and analysis of the data,
- 24 support in updating the model, and review of the
- 25 staff-generated Cost of Generation report. The

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1 contractor will also attend the workshop and
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- 2 support us in that effort.
- 3 The money also allows for a
- 4 comprehensive review of the Cost of Generation
- 5 models to see if we can improve our own model and
- 6 see why our results sometimes differ with others.
- 7 The contract amount is \$86,081.76.
- 8 There is a related, supporting PIER contract 500-
- 9 06-014, that provides the alternative renewable
- 10 generation data for the report.
- Our part of the report is the model and
- 12 the gas-fired generation. PIER will be providing
- data for the model for renewable alternative
- 14 technology units.
- I think that about captures it. Any
- 16 questions?
- 17 VICE CHAIRMAN BOYD: Thank you. Any
- 18 questions of staff?
- 19 COMMISSIONER ROSENFELD: How much is the
- 20 PIER support, in dollars? Do you happen to know?
- 21 MR. KLEIN: Well it was roughly \$100,000
- but I have heard that they have offered support to
- do, to capture costs for nuclear and for IGCC,
- integrated gas, you know, coal combined-cycle
- 25 units. Coal-firing combined cycle units. I think

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that's about 40,000 more. I'm sorry, I don't have
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- 2 those numbers exactly.
- 3 COMMISSIONER ROSENFELD: All right.
- 4 VICE CHAIRMAN BOYD: Any other
- 5 questions?
- 6 COMMISSIONER ROSENFELD: I'm ready to
- 7 move the item.
- 8 COMMISSIONER DOUGLAS: I second.
- 9 VICE CHAIRMAN BOYD: There's a motion
- 10 and a second. All in favor?
- 11 (Ayes.)
- 12 VICE CHAIRMAN BOYD: The motion carries
- 13 three to nothing. Thank you very much.
- MR. KLEIN: Thank you.
- 15 VICE CHAIRMAN BOYD: The next item, Item
- number 5 on our agenda, Energy Innovations Small
- 17 Grant Program. Possible approval of \$340,000 for
- four proposals responding to our Solicitation
- 19 Cycle with regard to Energy Innovations Small
- 20 Grant Program. Mr. Coldwell.
- MR. COLDWELL: Good morning,
- 22 Commissioners. My name is Matt Coldwell and I am
- the new Energy Commission program manager for the
- 24 Energy Innovations Small Grant Program.
- The Small Grant Program's goal is to

1 conduct research that establishes the feasibility

- of new innovative energy concepts in the energy
- 3 sectors of electricity, natural gas and more
- 4 recently transportation. The research proposals,
- 5 they must target one of the PIER R&D areas,
- 6 address a California energy problem and provide a
- 7 potential benefit to the California electric and
- 8 natural gas ratepayers.
- 9 The Small Grant Program is administered
- 10 through the San Diego State University Research
- 11 Foundation. Every year they release multiple
- 12 solicitations and every year they receive numerous
- proposals for grant funding. The proposals go
- 14 through a fairly extensive vetting process and
- 15 ultimately are recommended by the program
- 16 technical review board that is put together by the
- 17 Research Foundation.
- 18 The item before you today, this first
- 19 item, is the product of Natural Gas Solicitation
- 20 07-01G. For this solicitation we received 17
- 21 proposals. Five of them ultimately passed the
- 22 initial screening and exceeded the minimum score
- 23 to advance to the program technical review board.
- 24 And of those five we are recommending approval of
- 25 four of them that scored high enough with the

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review board. Of the four that we are
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 2
         recommending one of the proposals addresses
         natural gas energy efficiency and the other three
 3
 4
         proposals address renewable energy technologies.
 5
                   Today we recommend that the Energy
 6
         Commission approve these four natural gas small
         grants for a total of $340,000. At this time I
         would be more than happy to answer any questions.
 8
                   VICE CHAIRMAN BOYD: Thank you. Any
         questions, Commissioners, of the staff?
10
                   COMMISSIONER ROSENFELD: No.
11
                   VICE CHAIRMAN BOYD: No questions.
12
13
                   Do we have a motion?
14
                   COMMISSIONER ROSENFELD: I move the
15
         item.
                   COMMISSIONER DOUGLAS: I second.
16
                   VICE CHAIRMAN BOYD: There's a motion
17
         and second. All in favor?
18
19
                   (Ayes.)
                   VICE CHAIRMAN BOYD: It carries three to
20
         nothing.
21
                  Thank you very much, congratulations.
22
                   And I am just going to reference the
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last item on the list to our friends in the

transportation division. There is a member of the

public who has participated actively in our review

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1 committee and I would like to make sure that they
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- 2 reference this algae biomass gasification project
- 3 to that gentleman who has been quite diligent in
- 4 his support of that concept.
- 5 His name is Rain. We chuckle a little
- 6 but -- And we chuckled the first time we were
- 7 introduced to this young man but he is actually
- 8 quite serious and quite knowledgeable and very
- 9 sincere in his interest in this concept. And I
- think we should make sure that he is aware that we
- 11 approved this grant.
- 12 All right, next item, thank you.
- MR. COLDWELL: Thank you.
- 14 VICE CHAIRMAN BOYD: Item number 6,
- 15 Energy Innovations Small Grant Program again.
- Possible approval of \$722,219 for eight proposals
- 17 responding to solicitations of the Energy
- 18 Innovations Small Grant Program. And again
- 19 Mr. Coldwell.
- MR. COLDWELL: My name is still Matt
- 21 Coldwell, small grants program manager.
- 22 (Laughter.)
- 23 VICE CHAIRMAN BOYD: I wondered why you
- were looking at me so anxiously.
- 25 MR. COLDWELL: All the goals are the

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1 same. This one is an electricity solicitation.
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- Specifically it is electricity solicitation 07-03.
- 3 For this solicitation the San Diego State Research
- 4 Foundation received 69 proposals.
- 5 Of those 69, 19 of them ultimately
- 6 passed the initial screening and exceeded the
- 7 minimum score to advance to the technical review
- 8 board. The technical review board is recommending
- 9 that eight of these proposals that scored high
- 10 enough be recommended for funding.
- 11 Of the eight being recommended one of
- 12 the proposals addresses industrial, agricultural
- and water end use efficiency, two proposals
- 14 address building end use efficiency, one proposal
- addresses renewable energy technologies, three
- 16 proposals address environmentally preferred
- 17 advance generation and the last one addresses the
- 18 environmental area.
- 19 We recommend that the Commission approve
- 20 these eight electricity small grants for a total
- of \$722,219. And again I would be more than happy
- 22 to answer any questions.
- 23 VICE CHAIRMAN BOYD: Thank you. Any
- 24 questions of Mr. Coldwell?
- 25 COMMISSIONER ROSENFELD: I move the

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    item.
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COMMISSIONER DOUGLAS: I second.

3 VICE CHAIRMAN BOYD: A motion and a

4 second. All in favor?

5 (Ayes.)

6 VICE CHAIRMAN BOYD: It's approved three

7 to nothing. Thank you, Mr. Coldwell.

8 MR. COLDWELL: Thank you very much.

9 VICE CHAIRMAN BOYD: The next item is

10 Item number 8, the Existing Renewable Facilities

Program Guidebook. Possible adoption of the

Committee Draft Existing Renewable Facilities

13 Program Guidebook. This Guidebook describes the

Energy Commission's process for awarding

production incentives to existing in-state

renewable energy generating facilities. Mr. Orta.

17 MR. ORTA: Good morning, Commissioners.

My name is Jason Orta and I am the project lead

19 for the Existing Renewable Facilities Program.

20 Staff is submitting for the Energy

21 Commission's approval the sixth edition of the

22 Existing Renewable Facilities Program Guidebook.

23 Assembly Bill 3048, which was authored by the

24 Assembly Committee on Utilities and Commerce,

25 amended Section 25742 of the Public Resources Code

1 to remove restrictions on biomass fuels that could

- 2 be used by facilities receiving production
- 3 incentive payments from the existing renewable
- 4 facilities program.
- 5 The proposed changes to the guidebooks,
- 6 to the Guidebook, also made these changes per AB
- 7 3048. Additionally the proposed changes would
- 8 also reduce reporting requirements for biomass
- 9 facilities participating in the Existing Renewable
- 10 Facilities Program.
- 11 Additionally, another proposed change
- would clarify the incentive structure to
- 13 facilities receiving all-in pricing. Under this
- 14 proposal an all-in price would be treated
- 15 similarly to the energy prices received by other
- 16 facilities participating in the program.
- 17 Facilities receiving all-in pricing can also
- 18 receive payments on a time-of-use basis similar to
- other facilities participating in the program.
- 20 Proposed changes also include conforming
- 21 changes such as removing references to the
- 22 competition transition charge and to the new
- 23 renewable resources account, which no longer
- exists.
- 25 I recommend the approval of this Draft

1 Guidebook and I will answer any questions by the

- 2 Commissioners and by the public.
- 3 VICE CHAIRMAN BOYD: Thank you. I have
- 4 no indication of any public interest in
- 5 testifying. No blue cards up here, seeing no one
- 6 leaping to their feet. Oops, oops, there is
- 7 someone.
- 8 MS. MALINOWSKI-BALL: I will actually.
- 9 This is Julee Malinowski-Ball of the Public Policy
- 10 Advocates on behalf of the California Biomass
- 11 Energy Alliance.
- 12 I would be remiss if I didn't say that
- we do support the changes that are made in this
- 14 Guidebook and we appreciate, again, what the staff
- 15 has done to reach out to the facilities to make
- 16 the language work and to make sure that as many
- 17 facilities could participate in this program as
- 18 possible. We would like to say thank you and we
- 19 support the changes.
- 20 VICE CHAIRMAN BOYD: Thank you very
- 21 much. I'm sure the staff appreciates hearing any
- 22 appreciation.
- MR. DOUGHTON: Commissioners, I have one
- 24 brief statement, if I may, for the record, on this
- 25 item.

| 1 | VICE | CHAIRMAN | BOYD: | С | ertainly. | |
|---|------|-----------|-------|----|-----------|-----------|
| 2 | MR. | DOUGHTON: | This | is | Michael | Doughton, |

- 3 senior staff counsel with the Commission's legal
- 4 office.
- 5 Just that this item is exempt from CEQA.
- 6 The Commission's legal office has considered the
- 7 application of the California Environmental
- 8 Quality Act or CEQA to the adoption of revisions
- 9 to the Existing Renewable Facilities Program
- 10 Guidebook.
- 11 And we have opined that the adoption of
- 12 revised guidelines is exempt from CEQA because it
- is not a project subject to CEQA under Title 14,
- 14 California Code of Regulations Sections 15378(b)
- 15 sub 2 and 4, in that it relates to general policy
- and procedure-making and only creates a
- 17 governmental funding mechanism, it does not
- involve a commitment to specific projects.
- 19 Further, because it falls within the so-
- 20 called common sense exemption pursuant to Title
- 21 14, California Code of Regulations Section
- 22 15061(b)(3), which provides that CEQA only applies
- 23 to projects that have a significant effect on the
- environment.
- 25 I just put that into the record as a

1 formality, thank you.

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2 VICE CHAIRMAN BOYD: Thank you. And I would just, before asking for questions from my 3 4 fellow Commissioners, is to thank Mr. Orta for not 5 only briefing me on this subject but digging a lot 6 deeper in response to a lot of questions that we had on this subject since I am kind of a strong advocate for biomass use and so on and so forth. 8 I am quite interested in this and grateful to see this and hope to use this information as well as 10 the workings of this law to leverage some other 11 activity in this area. So thank you, Mr. Orta. 12 13 Now, any questions from my fellow 14 Commissioners? COMMISSIONER DOUGLAS: A brief comment. 15 The Renewables Committee worked fairly extensively 16 with staff on this issue and these proposed 17 18 changes to the Guidebook are the culmination of many, many months of going through statutory 19 20 language in our Guidebook and working with

statutory intent and meeting the needs of the industry and protecting the environment. I think we are at a point where these improvements are

industry stakeholders and other stakeholders on

better, simpler, more efficient ways of realizing

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1 very important.
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- 2 In the final workshop on this item there
- 3 was speaker after speaker complimenting Mr. Orta
- 4 and his changes. I think staff has done a very
- 5 good job on this and so I strongly support it and
- 6 would like to make a motion. I'll move approval
- 7 of these changes.
- 8 COMMISSIONER ROSENFELD: I'll second.
- 9 VICE CHAIRMAN BOYD: Okay, there's a
- 10 motion and second. All in favor?
- 11 (Ayes.)
- 12 VICE CHAIRMAN BOYD: Opposed? None.
- 13 It's approved three to nothing, congratulations.
- 14 And again, thank you for generating a lot of
- 15 compliments to the staff with regard to handling
- this issue. I have been here long enough to hear
- 17 times when there weren't compliments about things
- 18 so thanks, Jason.
- MR. ORTA: Thank you.
- 20 VICE CHAIRMAN BOYD: The next item on
- 21 the agenda, Item number 10, approval of the
- 22 Minutes of the January 14 meeting.
- 23 COMMISSIONER ROSENFELD: I move the
- 24 Minutes of the January 14 meeting.
- 25 COMMISSIONER DOUGLAS: Second.

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1 VICE CHAIRMAN BOYD: A motion and a 2 second. All in favor?
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- 3 (Ayes.)
- 4 VICE CHAIRMAN BOYD: Approved three to
- 5 nothing.
- 6 Next, any Commission Committee
- 7 Presentations or Discussion by my fellow
- 8 Commissioners?
- 9 COMMISSIONER DOUGLAS: No.
- 10 VICE CHAIRMAN BOYD: And I have nothing
- 11 to offer so we will move to the next item, which
- is the Chief Counsel's Report. Mr. Chamberlain.
- 13 MR. CHAMBERLAIN: I have no report
- 14 today.
- 15 VICE CHAIRMAN BOYD: All right,
- 16 Executive Director's Report. Ms. Jones.
- 17 MS. JONES: Good morning. I do have one
- 18 statement I need to put into the record. This
- 19 regards an item that was approved. It was a loan
- 20 for school districts back in November of this year
- 21 -- November of last year, November 5.
- 22 The staff would like the public record
- 23 to accurately reflect the name and source of the
- loan funds for an efficiency, energy efficiency
- 25 loan approved at the November 5 Business Meeting.

1 The name of the approval loan recipient was listed

- 2 as Loomis Union Unified School District. The
- 3 correct name should read Loomis Union School
- 4 District. The source of funds identified in the
- 5 Business Meeting documents were the Local
- Jurisdiction Energy Assistance account funds.
- 7 Staff and the legal office concur that the Energy
- 8 Conservation Assistance account fund should be
- 9 used to fund this loan as opposed to the initially
- 10 identified LJEA source of funds.
- 11 VICE CHAIRMAN BOYD: So that sets the
- 12 record straight, thank you. Anything else?
- 13 MS. JONES: And that is all I have to
- 14 report.
- 15 VICE CHAIRMAN BOYD: All right.
- Next would be the Legislative Director's
- 17 Report but I see our legislative director is out
- 18 wandering the Legislature, I assume.
- 19 Public Adviser's Report.
- MS. MILLER: Nothing to report.
- 21 VICE CHAIRMAN BOYD: Thank you.
- 22 Any public comment? I have no blue
- 23 cards. Anybody wishing to make a comment?
- 24 Seeing nothing I would mention two
- 25 things. First, for the remaining, limited

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1 audience. This is Commissioner Douglas' last
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- 2 meeting for awhile. I'm glad you made it through
- 3 the meeting. Commissioner Douglas is in a family
- 4 way and will give birth momentarily to a child.
- 5 We wish her well in that endeavor and we look
- forward to seeing her back as soon as is
- 7 convenient to both her and her new offspring. So
- 8 good luck, Karen.
- 9 COMMISSIONER DOUGLAS: Well you know, if
- 10 I could put a little chair right here I could be
- 11 back fairly quickly.
- 12 VICE CHAIRMAN BOYD: Well, we are pretty
- open-minded about things like that so let's see
- 14 what we can do.
- 15 Okay, the last item I wanted to mention
- is a very brief executive session on a personnel
- 17 matter. It won't take very long. I suggest we
- 18 hold it in what is becoming our private conference
- 19 room, the vacant Commissioner's office. And with
- 20 that I'll adjourn this meeting and we will move to
- 21 that item. Mr. Chamberlain, you might like to
- join us as well as Ms. Jones.
- 23 (Whereupon, at 10:50 a.m., the
- 24 Business Meeting was adjourned.)
- 25 ---00--

CERTIFICATE OF REPORTER

I, RAMONA COTA, an Electronic Reporter, do hereby certify that I am a disinterested person herein; that I recorded the foregoing California Energy Commission Business Meeting; that it was thereafter transcribed into typewriting.

I further certify that I am not of counsel or attorney for any of the parties to said meeting, nor in any way interested in outcome of said meeting.

IN WITNESS WHEREOF, I have hereunto set my hand this 6th day of February, 2009.

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